



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

सोमवार, 19 जुलाई, 2021 / 28 आषाढ़, 1943

हिमाचल प्रदेश सरकार

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 15th July, 2021

No. FFE-B-A (4)-2/2015.—In exercise of the power conferred by Section 6 of the H.P. Forest Produce (Regulation of Trade) Act, 1982 read with Rule-5 of H.P. Forest Produce (Regulation of Trade) Rules, 1982, the Governor, Himachal Pradesh is pleased to constitute

the following Advisory Committee for the year 2022-23 in respect of each Forest Division to advise the State Government in the matter of fixation from time to time of a fair and reasonable price at which forest produce offered for sale by the owners be purchased by the H.P. State Forest Development Corporation, an agent of the State Government and also on such matters as may be referred to them by the State Government:—

Sl. No.	Particulars	Remarks
1.	Divisional Forest Officer of the concerned Division.	Chairman-cum-Convener
2.	Representative of Deputy Commissioner of the area, not below the rank of Tehsildar, to be nominated by concerned Deputy Commissioner.	Member
3.	Two Pradhans of the Gram Panchayat of the area due for felling under the Approved Ten Years Felling Programme formulated under Section 4 of the H.P. Land Preservation Act, 1978, to be nominated by the concerned CCFs/ CFs.	Members
4.	Representative of the Managing Director, H.P. State Forest Dev. Corporation Ltd., not below the rank of Assistant Manager.	Member

The Chairmen-cum-Conveners of the Advisory Committees are directed to convene the meeting of the Committee and do needful as per Section 6 of the H.P. Forest Produce (Regulation of Trade) Act, 1982 read with Rule-5 of H.P. Forest Produce (Regulation of Trade) Rules, 1982. The recommendations of the Advisory Committees be forwarded to the Government through proper channel before 15th January, 2022.

By order,

NISHA SINGH
Additional Chief Secretary (Forests).

PUBLIC WORKS DEPARTMENT

NOTIFICATION

Shimla-2, the 15th July, 2021

No. PWD(C)E(1)-1/2021.—The Governor of Himachal Pradesh is pleased to notify the Policy guidelines governing grant of NOCs/Approvals/Clearances permission, levy of restoration charges and determination of compensation for Right of Use of Way for State Government Departments/Urban Local Bodies/State Authorities land for laying of Gas Distribution Network (GDN) to licensed entities /firms/companies which have been awarded the work of laying of gas pipelines network in the State of Himachal Pradesh, as following:—

1.0 Objectives.—The licensees who have been awarded the work of laying of gas pipelines in the State of Himachal Pradesh by the Petroleum & Natural Gas Regulatory Board (PNGRB)/Competent Authorities are approaching the Himachal Pradesh Public Works

Department (HPPWD) for grant of NOCs/Approvals/ Clearances. In the absence of any definite Policy in this regard, they are facing a lot of hardships. Accordingly, it has been felt that there is a need for a simple and uniform policy in this regard governing grant of NOCs/ Approvals/Clearances permission, levy of restoration charges and determination of compensation for Right of Use of Way for State Government land for laying of Gas Distribution Network (GDN) to the licensed entities/ firms/companies which have been awarded the work of laying of gas pipelines network in the State of Himachal Pradesh.

2.0 Applicability/Eligibility.—The policy would be applicable to the Himachal Pradesh Public Works Department (HPPWD) for grant of NOC/Approvals/Clearances permission, levy of restoration charges and determination of compensation for Right of Use of Way to the licensees who have been awarded the work of laying of gas pipelines network within the State of Himachal Pradesh.

2.1 Any authorized licensee of Petroleum and Natural Gas Regulatory Board(PNGRB) is eligible to seek/avail RoU facility/permission. However, enforceability of the permission so granted shall be restricted to the extent of provisions/scope of service contained/ defined in the license agreement of that licensee and for the purpose for which it is granted subject to compliance of the terms and conditions fixed by Government of India or any Competent Authority from time to time.

2.2 Either by content or by intent, the purpose of extending RoU facility/ permission is not to enhance the scope of license of a licensee and such Right of Use (RoU) permissions shall be only enabling in nature.

2.3 The responsibility to obtain No Objection Certificate(NOC) from various Departments and Authorities, as and when required, shall be of the applicant licensee.

3.0 Application

3.1 Documents to be submitted:

3.1.1 For obtaining RoU facility/ permissions, the licensee will submit an application in the prescribed format to the Executive Engineer, Himachal Pradesh Public Works Department (HPPWD) of the concerned jurisdiction along with a locality wise Geographic Information System (GIS) map in the appropriate file format with detailed description of location, route plan duly marked on the road infrastructure map; if road infrastructure map is not available with the Himachal Pradesh Public Works Department (HPPWD) for any road, the applicant shall have to mark the location of the proposal on plan of such road in the scale 1:500 duly surveyed with Total Station instrument for precise location in terms of longitude and latitude etc., relevant details of the land with property ownership on which gas pipelines are to be laid, work plan (area-wise and time-wise) and methodology to be used for laying the gas pipelines *i.e.* Horizontal Directional Drilling (HDD) technology or open trenching or both and processing fee @ Rs. 5000/- only through online mode.

3.1.2 Information regarding the depth and length of trench, dimensions (length, width and depth) of land (cross section) required for laying gas pipelines or any other details/ specifications required by the relevant authority will also be provided.

3.1.3 The applicant shall submit five (5) numbers of hard copies of the application along with a soft copy.

3.1.4 This policy is being framed for giving NOCs/Approvals/Clearances for laying Gas Pipelines. For installing CNG Station, Storage Facilities, Pumping Station etc., the licensee shall separately obtain NOC from the district administration after following due procedure.

3.2 Conditions Precedent:

3.2.1 Licensee will carry out Ground Penetrating Radar (GPR) survey along the route plan where the Gas Distribution Network (GDN) is to be laid for detection of existing utilities. The data of utilities collected through GPR survey would be unconditionally shared with relevant Authority free of cost.

3.2.2 Permission granted to the applicant licensee will not be transferable and will be valid only for the period for which license has been granted.

3.2.3 The Himachal Pradesh Public Works Department(HPPWD) shall not be responsible for any damage/claim towards laying of gas pipelines and resultant losses, if any, during the execution of the work, course of official duty by any of their employees or even to the laid gas pipeline due to any reason.

3.2.4 Responsibility of public safety shall lie with the licensee during establishment or post establishment of laying of Gas Distribution Network(GDN), during its maintenance or other related activities. The licensee shall take all necessary safety steps and measures while executing the work and the licensee will indemnify the local Authority against any accident and damage caused to life and/or property (public and private) during execution and post execution.

3.2.5 In case of any damage to the essential services *i.e.* road infrastructure, water supply, sewerage system and telecommunication lines, electricity supply etc., it will be the responsibility of the licensee to get the services restored from the concerned Authorities within 24 hours and the cost so incurred would be borne by the applicant licensee. With respect to the cost incurred on the restoration of essential service, the decision of the concerned State Government Department shall be final.

3.2.6 If the damaged essential services are not restored within 24 hours, then the cost of restoration incurred by the department shall be recovered at the rate of 1.5 times the actual cost incurred by the department along with 10 per cent supervision charges from the licensee.

4.0 Fee/ Charges

4.1 For laying of gas pipelines, the Restoration charges, Annual rent shall be taken as under:—

(A) Restoration charges:

Sl. No	SHs, MDRs and Rural roads	Rate proposed for the year 2021-22	Remarks
Trench size 0.45m wide and 0.90 to 1.65m deep as per letter No. PW(R)71-A-Fibre Cable/WS-559-90 dated 23-04-2018 of the office of E-in-C HPPWD			
1.	Metalled and Tarred road with Bitumen Macadam	Rs. 2038/- Rmt	Rate have been worked out by adding

2.	Metalled and Tarred road (Premix carpet/Bitumen concrete)	Rs. 1412/- Rmt	8% increase for each financial year over rates already circulated vide Letter No. PW(R)71-A-Fibre cable/WS-559-90 dated 23-04-2018
3.	Metalled Untarred roads	Rs. 904/- Rmt	
4.	Metalled Road with PCC drain (beyond 1.00m)	Rs. 913/- Rmt	
5.	Metalled /Tarred road where PCC drain damaged during trenching	Rs. 525/- Rmt	
6.	Katcha roads / Katcha shoulders	Rs. 300/- Rmt	
Note.— (i) The above rates are for the financial year 2021-22 and after that an increase of 8% per annum for the subsequent years shall be applicable till any revision of the rates.			
(ii) The trench width beyond 0.45 m and upto 0.90 m shall be charged double the above rates and beyond 0.90 m wide shall be charged four times of the above rates.			
(iii) The rates for Hard /Tribal area shall be 10% more than the rates indicated above.			

(B) Annual Rent.—The annual rent will be charged @ Rs. 60/- per Rmt. which shall be increased @ 8% for every financial year starting from 1st April of the financial year.

4.2 Restoration and Rehabilitation:—

4.2.1 The Licensee shall deposit the restoration and rehabilitation charges as described in para 4.1 and the work would be done by the Himachal Pradesh Public Works Department (HPPWD) as a deposit work.

4.2.2 The licensee shall be liable to pay any other charges *i.e.* processing Fee, Utility shifting charges etc. as prescribed by the concerned State Government Department/Urban Local Bodies/State authorities from time to time.

4.2.3 The annual rent would be subsequently deposited with the concerned Executive Engineer, Himachal Pradesh Public Works Department (HPPWD) on or before 31st March of every year.

5.0 Implementation

5.1 The above charges can be reviewed by the Government from time to time.

5.2 The Licensee will give a notice of 15 days with route details prior to trenching for maintenance/repair works of the already laid/existing pipelines.

5.3 The Licensee shall abide by all the safety standards and measures as highlighted by the Petroleum and Natural Gas Regulatory Board/Competent Authority as per terms and conditions of NOC/Approvals/Clearances.

5.4 Work should be executed phase-wise without interrupting the traffic. Prior permission from the district administration for traffic management shall have to be obtained by the licensee.

5.5 The licensee shall give an advertisement in the newspapers having wide local circulation along with displaying notice at site before starting the work.

5.6 The licensee shall be solely responsible for any accident or damage due to his act, omissions or negligence.

5.7 The licensee shall ensure appropriate and adequate Signages are put up along the work, not only marking it but also warning the public in general about the dos and don'ts in and around the gas pipeline.

6.0 Restrictions

6.1 Permission for RoU for laying of Gas Distribution Network(GDN) may be denied at location where it may cause disruption in services and facilities.

6.2 Gas pipeline would be laid at the edge/as near as possible to the edge of available land width. However, if for some reasons, it is not possible to lay gas pipelines at the edge/ as near as possible to the edge of available land width and if the safety standards permit, pipelines can be allowed to be laid under the carriage way. In case of drains, Right of Us (RoU) for laying Gas pipelines, unless permitted otherwise will be invariably near the edge of land boundary.

6.3 It shall be ensured that the earth cutting is minimum and trenchless technology is used to the extent possible.

6.4 In case any shifting/alteration/encasing of pipeline is required due to widening of road/construction of road or any other structure (Flyover/ Bridge etc.), the same shall be done by the licensee at his own cost within specified period fixed by concerned department.

7.0 Other conditions

7.1 The policy covers permission of Right of Use of way for laying Gas Distribution Network (GDN). It shall not be applied to other facilities of the project such as CNG Station, Storage Facilities, and Pumping Station etc. The provisions of the concerned Master Plan should be adhered to while granting sanction for the installation of CNG Station, Gas Storage facilities, Gas Pumping Stations etc.

7.2 In case of any dispute between the licensee and the Himachal Pradesh Public Works Department(HPPWD), the Administrative Secretary (PWD) will be final Authority for settlement of such dispute and such decision will be binding on both the parties.

7.3 In case of any discrepancy in the interpretation of the policy, the decision of the Administrative Secretary of the Government Department shall be final.

7.4 This policy shall be applicable from the date of publication of this notification in the e-gazette of the State Government of Himachal Pradesh.

7.5 The State Government reserves the right to modify the policy and to amend any clause of the policy for the reasons to be recorded in writing.

By order,
Sd/-
(SUBHASISH PANDA),
Principal Secretary (PW) .

**TOWN AND COUNTRY PLANNING DEPARTMENT
HIMACHAL PRADESH**FORM -5
(See rule -8)**NOTICE OF PUBLICATION OF EXISTING LAND USE MAP***Shimla, the 15th July, 2021*

No. HIM/TP/PJT/Hamirpur-PA/2013/Vol-I/-1952-57.—In exercise of the powers vested under sub-section (1) of Section 15 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), Notice is hereby given that the Existing Land Use Map (record) for the additional areas included in the Hamirpur Planning Area *vide* Notification No. TCP-F(10)-1/2008-II dated 13-01-2014 has been prepared under sub-section (1) of Section 15 of the Act *ibid* and a copy thereof is available for inspection during office hours in the following offices:—

1. The Director,
Town and Country Planning Department, Himachal Pradesh,
Nagar Yojana Bhawan, Block No. 32-A, Vikas Nagar, Kasumpti,
71 009.
2. The Town & Country Planner,
Divisional Town Planning Office,
Hamirpur, District Hamirpur, Himachal Pradesh.
3. The Pradhan/Secretary,
Gram Panchayat, Dugha, Anu Kalan, Bajuri and Sasan,
District Hamirpur, Himachal Pradesh.

If there be any objection or suggestion with respect to the Existing Land Use Map (record) so prepared, it should be sent in writing to the Director, Town and Country Planning Department, Himachal Pradesh, Nagar Yojana Bhawan, Block No. 32-A, Vikas Nagar, Kasumpti, Shimla-171 009 or to the Town & Country Planner, Divisional Town Planning Office, Hamirpur, District Hamirpur, Himachal Pradesh or to the Pradhan/Secretary, Gram Panchayat, Dugha, Anu Kalan, Bajuri and Sasan, Distt. Hamirpur, Himachal Pradesh within a period of thirty days from the date of publication of this Notice in the Official Gazette of Himachal Pradesh.

Any objection or suggestion which may be received from any person with respect to the said Existing Land Use Map (record) before the period specified above will be considered by the Director.

Place : Shimla
Date: 15-07-2021

Sd/-
KAMAL KANT SAROCH (I.A.S.)
Director,
Town and Country Planning Deptt.
Himachal Pradesh, Shimla-171 009.

NOTIFICATION*Shimla, the 15th July, 2021*

No. HPERC-H(1)-438.—The Himachal Pradesh Electricity Regulatory Commission, in exercise of the powers conferred by sub-section (1) of section 62, Section 66, clauses (a), (b) and (e) of Section 86 and sub-section (1), clause (zi) of sub-section (2) of Section 181, of the Electricity Act, 2003 (36 of 2003) and all other powers enabling it in this behalf, after previous publication, hereby makes the following amendment regulations, namely:—

REGULATIONS

1. Short title and commencement.—(1) These regulations may be called the Himachal Pradesh Electricity Regulatory Commission (Renewable Power Purchase Obligation and its Compliance) (Seventh Amendment) Regulations, 2021.

(2) These regulations shall come into force from the date of their publication in the Rajpatra, Himachal Pradesh.

1. Amendment of Regulation 2.—The clause (g) of Regulations (2) of the Himachal Pradesh Electricity Regulatory Commission (Renewable Power Purchase Obligation and its Compliance) Regulations, 2010 shall be substituted with the following, namely:—

“(g) “**renewable energy sources**” means non-conventional renewable electricity generating sources such as mini/micro/small hydro power projects upto and including 25 MW capacity, wind, solar including its integration with combined cycle, biomass, bio-fuel cogeneration, urban or municipal waste, such other sources as recognized or approved by the Central Government and Large Hydro Projects (LHPs) including pumped storage projects having capacity more than 25 MW commissioned on or after 8th March, 2019.”

3. Amendment of Regulation 4.—**In regulation 4 of the Himachal Pradesh Electricity Regulatory Commission (Renewable Power Purchase Obligation and its Compliance) Regulations, 2010—**

(a) the Table appearing in sub-regulation (1), shall be substituted with the following, namely:—

“Table-Minimum percentage for Renewable Power Purchase Obligation

Year	Minimum Quantum of Purchase in percentage (%) from renewable sources (in terms of energy in kWh) of total consumption excluding consumption met from hydro sources.				
	Solar RPO	Non – Solar RPO			Total RPO
		HPO	Other Non-Solar RPO	Total Non-Solar RPO	
2021-22	10.50%	0.18%	10.50%	10.68%	21.18%
2022-23	As specified by the Commission.	0.35%	As specified by the Commission.	As specified by the Commission.	As specified by the Commission.
2023-24		0.66%			
2024-25		1.08%			
2025-26		1.48%			
2026-27		1.80%			
2027-28		2.15%			
2028-29		2.51%			
2029-30		2.82%			

- (a) The RPPO will be on total consumption of electricity by an obligated entity, excluding consumption met from hydro-electric sources of power.
- (b) Hydro Power Purchase Obligation (HPO) shall be met from the power procured from large hydro power projects including pump storage projects having capacity more than 25 MW (LHP) commissioned on and after 08-03-2019 and upto 31-03-2030 in respect of 70% of the total generated capacity for a period of 12 years from the date of commissioning. Free power to be provided as per the agreement with the State Government and that provided for Local Development Fund (LADF) shall not be included within the limit of 70% of the total generated capacity.
- (c) HPO liability of the State/Discom could be met out of the free power being provided to the State from LHPs commissioned after 08-03-2019 as per agreement excluding the contribution towards Local Area Development Fund if consumed within the State. Free power (not that contributed for Local area development) only to the extent of HPO liability of the State/Discom shall be eligible for HPO benefit. In case the free power is insufficient to meet the HPO obligations, then additional hydro power to meet HPO obligations.
- (d) Hydro Power imported from outside India shall not be considered for meeting HPO;
- (e) In case the achievement of Solar RPO compliance to the extent of 85% and above, the remaining shortfall if any, can be met by excess Non-Solar energy purchased beyond specified Non-Solar RPO for that particular year.
- (f) In case on achievement of other Non-Solar RPO compliance to the extent of 85% and above, the remaining shortfall if any, can be met by excess Solar or eligible hydro energy purchased beyond specified Solar RPO or HPO for that particular year.
- (g) Further, in case on achievement of HPO compliance to the extent of 85% and above, the remaining shortfall if any, can be met by excess Solar or other Non-Solar energy purchased beyond specified Solar or Non Solar RPO for that particular year.

(b) for the Schedule under Sub-regulation (2A) of regulation 4, the following schedule shall be substituted, namely :—

SCHEDULE

“[see sub-regulation (2A) of regulation 4]

Minimum Percentage for Renewable Power Purchase obligation

Year in which the original capacity of the captive generating plant is commissioned or augmented	Minimum Quantum of Purchase in percentage (%) from renewable sources (in terms of energy in kWh) of total consumption excluding consumption met from hydro sources.				
	Solar RPO	Non-Solar RPO			Total RPO
		HPO	Other Non-Solar RPO	Total Non-Solar RPO	
2021-22	10.50%	0.18%	10.50%	10.68%	21.18%
2022-23	As	0.35%	As specified	As specified by	As specified

2023-24	specified	0.66%	by the	the Commis-	by the
2024-25	by the	1.08%	Commission.	sion.	Commission.
2025-26	Commis-	1.48%			
2026-27	sion.	1.80%			
2027-28		2.15%			
2028-29		2.51%			
2029-30		2.82%			

- (a) The RPPO will be on total consumption of electricity by an obligated entity, excluding consumption met from hydro-electric sources of power.
- (b) Hydro power Purchase Obligation (HPO) shall be met from the power procured from large hydro power projects including pump storage projects having capacity more than 25 MW (LHP) commissioned on and after 08-03-2019 and upto 31-03-2030 in respect of 70% of the total generated capacity for a period of 12 years from the date of commissioning. Free power to be provided as per the agreement with the State Government and that provided for Local Development Fund (LADF) shall not be included within the limit of 70% of the total generated capacity.
- (c) HPO liability of the State/Discom could be met out of the free power being provided to the State from LHPs commissioned after 08-03-2019 as per agreement excluding the contribution towards Local Area Development Fund if consumed within the State. Free power (not that contributed for Local area development) only to the extent of HPO liability of the State/Discom shall be eligible for HPO benefit.
- (d) Hydro Power imported from outside India shall not be considered for meeting HPO.
- (e) In case the achievement of Solar RPO compliance to the extent of 85% and above, the remaining shortfall if any, can be met by excess Non-Solar energy purchased beyond specified Non-Solar RPO for that particular year.
- (f) In case on achievement of other Non-Solar RPO compliance to the extent of 85% and above, the remaining shortfall if any, can be met by excess Solar or eligible hydro energy purchased beyond specified Solar RPO or HPO for that particular year.
- (g) Further, in case on achievement of HPO compliance to the extent of 85% and above, the remaining shortfall if any, can be met by excess Solar or other Non Solar energy purchased beyond specified Solar or Non Solar RPO for that particular year.
- (h) In case where the capacity of CPP is augmented after 31-03-2016, the year in which the capacity augmentation takes place shall be considered for applicability of RPPO rates for the entire augmented capacity. Similarly, if the capacity is further augmented, the year in which the latest augmentation takes place, shall be considered for RPPO.

Note.—The RPO trajectory as specified by the Commission in the regulations/ schedule or any other omitted/revised provisions, from time to time, for the respective years shall remain applicable and provisions to that extent shall be considered to have been saved in the regulations.”

(c) In sub-regulation (3)—

(I) the word “and” appearing in clause (ii) shall be omitted; and the sign “:” appearing in sub-clause (iii) shall be substituted with the following, namely:—
“: and”

(II) After clause (iii), the following new clause shall be added, namely:—

“(iv) the Renewable Energy purchased from the Power Exchange(s): ”

By order of the Commission,

Sd/-
(NEELAM DULTA HPAS).
Secretary.

ब अदालत श्री अनील राणा, कार्यकारी दण्डाधिकारी, सांगला, तहसील सांगला,
जिला किन्नौर (हि0 प्र0)

मुकद्दमा नं0
26/2020

तारीख संस्थापना
04-12-2020

किस्म मुकद्दमा
जन्म एवं मृत्यु पंजीकरण

श्री करसंग लामा पुत्र स्व0 श्री छेवांग नरगू, मूल निवासी गांव यरसा, तहसील कालीसकाथान, जिला रसुआ आंचल भागमती नेपाल, हाल निवासी c/o गिरधारी ठाकुर, गांव मातला, डा0 सैंज, उप-तहसील सैंज, जिला कुल्लू (हि0 प्र0)।

बनाम

आम जनता

विषय.—जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 बारे।

श्री करसंग लामा पुत्र स्व0 श्री छेवांग नरगू, मूल निवासी गांव यरसा, तहसील कालीसकाथान, जिला रसुआ आंचल,, भागमती नेपाल, हाल निवासी c/o गिरधारी ठाकुर, गांव मातला, डा0 सैंज, उप-तहसील सैंज, जिला कुल्लू (हि0 प्र0) ने अधोहस्ताक्षरी की अदालत में एक आवेदन-पत्र मय शपथ-पत्र मुख्य चिकित्सा अधिकारी रिकांगपिओ के माध्यम से प्रस्तुत किया है कि उनकी माता स्व0 श्रीमती टेक्सी घले की मृत्यु करछम, ग्राम पंचायत सापनी, तहसील सांगला, जिला किन्नौर (हि0प्र0) में पहाड़ी से पत्थर दरकने के कारण चोट लगने से दिनांक 12-02-2010 को हुई थी। अज्ञानता के कारण प्रार्थी ने उनकी मृत्यु का पंजीकरण ग्राम पंचायत सापनी, तहसील सांगला, जिला किन्नौर (हि0प्र0) के संबंधित दस्तावेजों में दर्ज नहीं करवाया है, अब प्रार्थी उपरोक्त मृत्यु का इन्द्राज ग्राम पंचायत सापनी के जन्म एवं मृत्यु पंजीकरण रजिस्टर में दर्ज करवाना चाहता है।

अतः आम जनता को बजरिया इश्तहार के माध्यम से सूचित किया जाता है कि यदि श्री करसंग लामा पुत्र स्व0 श्री छेवांग नरगू, मूल निवासी गांव यरसा, तहसील कालीसकाथान, जिला रसुआ आंचल भागमती नेपाल, हाल निवासी c/o गिरधारी ठाकुर, गांव मातला, डा0 सैंज, उप-तहसील सैंज, जिला कुल्लू (हि0 प्र0) की माता स्व0 श्रीमती टेक्स घले की मृत्यु दिनांक 12-02-2010 का पंजीकरण ग्राम पंचायत सापनी के जन्म एवं मृत्यु पंजीकरण रजिस्टर में दर्ज करने बारे कोई आपत्ति हो तो वह इश्तहार के प्रकाशन होने के एक महीने के भीतर अदालत हजा में हाजिर होकर लिखित व मौखिक एतराज पेश कर सकता है। उक्त निश्चित तिथि के बाद कोई भी एतराज मान्य नहीं होगा और समझा जाएगा कि उक्त श्री करसंग लामा की माता स्व0 श्रीमती टेक्सी घले की मृत्यु तिथि सम्बन्धित ग्राम पंचायत के अभिलेख में दर्ज करने बारे किसी को एतराज नहीं है तथा नियमानुसार मृत्यु तिथि पंजीकरण के आदेश पारित कर दिए जाएंगे।

आज दिनांक 29-06-2021 को मेरे हस्ताक्षर व मोहर अदालत से जारी किया गया।

मोहर।

हस्ताक्षरित/—
कार्यकारी दण्डाधिकारी, सांगला,
तहसील सांगला, जिला किन्नौर, हि0 प्र0।

ब अदालत श्री विनय कुमार शर्मा, कार्यकारी दण्डाधिकारी, चौपाल, जिला शिमला,
हिमाचल प्रदेश

श्री प्रताप सिंह ठाकुर पुत्र किरपा राम, गांव दंवठी, डाकघर सरी, तहसील चौपाल, जिला शिमला,
हिमाचल प्रदेश। प्रार्थी।

बनाम

आम जनता

प्रत्यार्थी।

विषय.— 13(3) जन्म एवम् मृत्यु पंजीकरण अधिनियम, 1969 के अन्तर्गत जन्म पंजीकरण करने बारे।
:

प्रार्थी श्री प्रताप सिंह ठाकुर पुत्र किरपा राम, गांव दंवठी, डाकघर सरी, तहसील चौपाल, ने अधोहस्ताक्षरी के न्यायालय में एक आवेदन-पत्र प्रस्तुत किया है कि उसने अपनी पुत्री का नाम व जन्म तिथि ग्राम पंचायत सरी के जन्म पंजीकरण रजिस्टर में दर्ज नहीं करवाया है, तथा प्रार्थी अब अपनी पुत्री का नाम व जन्म तिथि ग्राम पंचायत सरी के जन्म पंजीकरण रजिस्टर में निम्न प्रकार से दर्ज करवाना चाहता है।

क्रम संख्या	नाम	सम्बन्ध	जन्म तारीख
1.	मनीषा ठाकुर	पुत्री	02-03-1995

अतः आम जनता को बजरिया इश्तहार सूचित किया जाता है कि यदि किसी व्यक्ति को उपरोक्त जन्म पंजीकरण बारे कोई आपत्ति हो तो इस इश्तहार के प्रकाशन से 30 दिन के भीतर किसी भी कार्य दिवस पर प्रातः 10.00 बजे से सायं 5.00 बजे तक असालतन या वकालतन हाजिर अदालत आकर अपनी आपत्ति प्रस्तुत करें अन्यथा आवेदन-पत्र पर आवश्यक आदेश पारित करके ग्राम पंचायत सरी को आगामी कार्यान्वयन हेतु भेज दिया जायेगा।

आज तारीख 01-07-2021 को मेरे हस्ताक्षर व मोहर अदालत सहित जारी किया गया।

मोहर।

हस्ताक्षरित/—
(विनय कुमार शर्मा),
कार्यकारी दण्डाधिकारी,
चौपाल, जिला शिमला (हि0 प्र0)।

**ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, उप-तहसील कोटगढ़,
जिला शिमला (हि0 प्र0)**

श्री रंगील सिंह पुत्र स्व0 श्री श्यामा नन्द पुत्र स्व0 श्री पिनु, निवासी ग्राम शथला, डाकघर वीरगढ़, उप-तहसील कोटगढ़, जिला शिमला (हि0 प्र0)।

बनाम

आम जनता

विषय.—वसीयत क्रम संख्या 13/2017, दिनांक 08-03-2017 पंजीकृत, उप-पंजीकार कुमारसैन, तहसील कुमारसैन, जिला शिमला हिमाचल प्रदेश।

प्रार्थी श्री रंगील सिंह पुत्र स्व0 श्री श्यामा नन्द पुत्र स्व0 श्री पिनु, निवासी ग्राम शथला, डाकघर वीरगढ़, उप-तहसील कोटगढ़, जिला शिमला (हि0 प्र0) ने इस अदालत में एक प्रार्थना-पत्र प्रस्तुत किया है जिसमें उसने निवेदन किया है कि श्री रत्न चन्द पुत्र स्व0 श्री नखू राम पुत्र स्व0 श्री धनु, ग्राम शथला, डा0 वीरगढ़, उप-तहसील कोटगढ़ ने प्रार्थी के पक्ष में एक वसीयत जिसकी पंजीकरण संख्या 13/2017, दिनांक 08-03-2017 जो उप-पंजीकरण कार्यालय की अतिरिक्त बही नं0 3 के भाग संख्या 49 में पृष्ठ नं0 74 ता 77 पर पंजीकृत/चस्पान है। जिसमें वसीयतकर्ता श्री रत्न चन्द उक्त ने मौजा शथला, पटवार वृत्त थानेधार, उप-तहसील कोटगढ़ की अपने हिस्से की भूमि/सम्पत्ति अपने उक्त मुंह-बोले भतीजे श्री रंगील सिंह (प्रार्थी) के नाम उक्त वसीयत द्वारा की है।

अतः इस इशतहार के माध्यम से आम जनता को सूचित किया जाता है कि यदि उक्त वसीयत क्रमांक 13/2017 दिनांक 08-03-2017 का इन्तकाल प्रार्थी श्री रंगील सिंह आवेदक के पक्ष में दर्ज करने बारे किसी भी व्यक्ति का किसी भी प्रकार का उजर अथवा एतराज हो तो वह इस इशतहार के प्रकाशन की तिथि से आगामी एक माह तक अधोहस्ताक्षरी के कार्यालय में असागतन या वकालतन अपना एतराज पेश कर सकता है। निर्धारित समय अवधि के पश्चात् कोई भी उजर अथवा एतराज काबिले समागत नहीं होगा तथा प्रार्थी के पक्ष में इस अदालत से इन्तकाल दर्ज करने के आदेश पारित कर दिए जाएंगे।

आज दिनांक 03-07-2021 को मेरे हस्ताक्षर व मोहर सहित अदालत से जारी हुए।

मोहर।

हस्ताक्षरित /—
सहायक समाहर्ता द्वितीय श्रेणी,
उप-तहसील कोटगढ़, जिला शिमला (हि0 प्र0)।

**In the Court of Sh. Rajender Singh, Assistant Collector, Ist Grade, Kupvi,
District Shimla (H. P.)**

Smt. Inderu Devi w/o Late Sh. Sahi Ram, Village Thundrara, P.O. Malat, Tehsil Kupvi,
District Shimla, Himachal Pradesh

.. Applicant.

Versus

General Public

.. Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

In this context, the subject cited above *vide* our office letter No. Kupvi/reader (correction)-2021-401, dated 17-04-2021. Whereas, Smt. Inderu Devi w/o Late Sh. Sahi Ram, Village Thundrara, P.O. Malat, Tehsil Kupvi, District Shimla, Himachal Pradesh has filed an application in this court alongwith copies of Aadhar Card, Nakal Jamabandi, Nakal Parivar Register, stating that applicant's name has been recorded in the revenue record as "Munshi" wrongly in place of "Inderu Devi" and requested to correct the applicants name in revenue record as "Inderu Devi" She further stated that in the other documents her name is also recorded as Inderu Devi.

Hence, this proclamation is issued to the general public if they have any objection/claim regarding correction of name of the applicant in the revenue record as "Inderu Devi" instead of "Munshi" may file their claim/objections on or before this court within 30 days or within a period of one month from the publication of this notice in the Govt. Gazette failing which necessary orders will be passed.

Issued my signature and seal on 01-07-2021

Seal.

RAJENDER SINGH,
Assistant Collector, Ist Grade, Kupvi,
Tehsil Kupvi, District Shimla (H. P.).

नाम परिवर्तन

मैं, सुनीता पत्नी Ex. No. 179600-H, रैंक-पेटी ऑफिसर (ELP) अनुप कुमार पुत्र हरनाम सिंह, निवासी संघनई, तहसील घनारी, जिला ऊना (हि0प्र0) मेरे पति के सर्विस रिकार्ड में मेरा नाम Sunita Kumar के स्थान पर Sunita ठीक किया जाए।

सुनीता,
पत्नी अनुप कुमार गांव व डाकघर संघनई,
तहसील घनारी, जिला ऊना (हि0प्र0)।